

By: Nelson, Patrick

S.B. No. 7

A BILL TO BE ENTITLED

AN ACT

relating to improving the delivery and quality of certain health and human services, including the delivery and quality of Medicaid acute care services and long-term services and supports.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

ARTICLE 1. DELIVERY SYSTEM REDESIGN FOR THE PROVISION OF ACUTE CARE SERVICES AND LONG-TERM SERVICES AND SUPPORTS TO INDIVIDUALS WITH INTELLECTUAL AND DEVELOPMENTAL DISABILITIES

SECTION 1.01. Subtitle I, Title 4, Government Code, is amended by adding Chapter 534 to read as follows:

CHAPTER 534. SYSTEM REDESIGN FOR DELIVERY OF MEDICAID ACUTE CARE SERVICES AND LONG-TERM SERVICES AND SUPPORTS TO PERSONS WITH INTELLECTUAL AND DEVELOPMENTAL DISABILITIES

SUBCHAPTER A. GENERAL PROVISIONS

Sec. 534.001. DEFINITIONS. In this chapter:

(1) "Advisory committee" means the Intellectual and Developmental Disability System Redesign Advisory Committee established under Section 534.053.

(2) "Basic attendant services" means assistance with the activities of daily living, including instrumental activities of daily living, provided to an individual because of a physical, cognitive, or behavioral limitation related to the individual's disability or chronic health condition.

(3) "Department" means the Department of Aging and

1 Disability Services.

2 (4) "Functional need" means the measurement of an
3 individual's services and supports needs, including the
4 individual's intellectual, psychiatric, medical, and physical
5 support needs.

6 (5) "Habilitation services" includes assistance
7 provided to an individual with acquiring, retaining, or improving:

8 (A) skills related to the activities of daily
9 living; and

10 (B) the social and adaptive skills necessary to
11 enable the individual to live and fully participate in the
12 community.

13 (6) "ICF-IID" means the Medicaid program serving
14 individuals with intellectual and developmental disabilities who
15 receive care in intermediate care facilities other than a state
16 supported living center.

17 (7) "ICF-IID program" means a program under the
18 Medicaid program serving individuals with intellectual and
19 developmental disabilities who reside in and receive care from:

20 (A) intermediate care facilities licensed under
21 Chapter 252, Health and Safety Code; or

22 (B) community-based intermediate care facilities
23 operated by local intellectual and developmental disability
24 authorities.

25 (8) "Local intellectual and developmental disability
26 authority" means an authority defined by Section 531.002(11),
27 Health and Safety Code.

1 (9) "Managed care organization," "managed care plan,"
2 and "potentially preventable event" have the meanings assigned
3 under Section 536.001.

4 (10) "Medicaid program" means the medical assistance
5 program established under Chapter 32, Human Resources Code.

6 (11) "Medicaid waiver program" means only the
7 following programs that are authorized under Section 1915(c) of the
8 federal Social Security Act (42 U.S.C. Section 1396n(c)) for the
9 provision of services to persons with intellectual and
10 developmental disabilities:

11 (A) the community living assistance and support
12 services (CLASS) waiver program;

13 (B) the home and community-based services (HCS)
14 waiver program;

15 (C) the deaf-blind with multiple disabilities
16 (DBMD) waiver program; and

17 (D) the Texas home living (TxHmL) waiver program.

18 (12) "State supported living center" has the meaning
19 assigned by Section 531.002, Health and Safety Code.

20 Sec. 534.002. CONFLICT WITH OTHER LAW. To the extent of a
21 conflict between a provision of this chapter and another state law,
22 the provision of this chapter controls.

23 SUBCHAPTER B. ACUTE CARE SERVICES AND LONG-TERM SERVICES AND

24 SUPPORTS SYSTEM

25 Sec. 534.051. ACUTE CARE SERVICES AND LONG-TERM SERVICES
26 AND SUPPORTS SYSTEM FOR INDIVIDUALS WITH INTELLECTUAL AND
27 DEVELOPMENTAL DISABILITIES. In accordance with this chapter, the

1 commission and the department shall jointly design and implement an
2 acute care services and long-term services and supports system for
3 individuals with intellectual and developmental disabilities that
4 supports the following goals:

5 (1) provide Medicaid services to more individuals in a
6 cost-efficient manner by providing the type and amount of services
7 most appropriate to the individuals' needs;

8 (2) improve individuals' access to services and
9 supports by ensuring that the individuals receive information about
10 all available programs and services, including employment and least
11 restrictive housing assistance, and how to apply for the programs
12 and services;

13 (3) improve the assessment of individuals' needs and
14 available supports, including the assessment of individuals'
15 functional needs;

16 (4) promote person-centered planning, self-direction,
17 self-determination, community inclusion, and customized gainful
18 employment;

19 (5) promote individualized budgeting based on an
20 assessment of an individual's needs and person-centered planning;

21 (6) promote integrated service coordination of acute
22 care services and long-term services and supports;

23 (7) improve acute care and long-term services and
24 supports outcomes, including reducing unnecessary
25 institutionalization and potentially preventable events;

26 (8) promote high-quality care;

27 (9) provide fair hearing and appeals processes in

1 accordance with applicable federal law;

2 (10) ensure the availability of a local safety net
3 provider and local safety net services;

4 (11) promote independent service coordination and
5 independent ombudsmen services; and

6 (12) ensure that individuals with the most significant
7 needs are appropriately served in the community and that processes
8 are in place to prevent inappropriate institutionalization of
9 individuals.

10 Sec. 534.052. IMPLEMENTATION OF SYSTEM REDESIGN. The
11 commission and department shall, in consultation with the advisory
12 committee, jointly implement the acute care services and long-term
13 services and supports system for individuals with intellectual and
14 developmental disabilities in the manner and in the stages
15 described in this chapter.

16 Sec. 534.053. INTELLECTUAL AND DEVELOPMENTAL DISABILITY
17 SYSTEM REDESIGN ADVISORY COMMITTEE. (a) The Intellectual and
18 Developmental Disability System Redesign Advisory Committee is
19 established to advise the commission and the department on the
20 implementation of the acute care services and long-term services
21 and supports system redesign under this chapter. Subject to
22 Subsection (b), the executive commissioner and the commissioner of
23 the department shall jointly appoint members of the advisory
24 committee who are stakeholders from the intellectual and
25 developmental disabilities community, including:

26 (1) individuals with intellectual and developmental
27 disabilities who are recipients of Medicaid waiver program services

1 and individuals who are advocates of those recipients, including at
2 least three representatives from intellectual and developmental
3 disability advocacy organizations;

4 (2) representatives of Medicaid managed care and
5 nonmanaged care health care providers, including:

6 (A) physicians who are primary care providers and
7 physicians who are specialty care providers;

8 (B) nonphysician mental health professionals;
9 and

10 (C) providers of long-term services and
11 supports, including direct service workers;

12 (3) representatives of entities with responsibilities
13 for the delivery of Medicaid long-term services and supports or
14 other Medicaid program service delivery, including:

15 (A) representatives of aging and disability
16 resource centers established under the Aging and Disability
17 Resource Center initiative funded in part by the federal
18 Administration on Aging and the Centers for Medicare and Medicaid
19 Services;

20 (B) representatives of community mental health
21 and intellectual disability centers; and

22 (C) representatives of and service coordinators
23 or case managers from private and public home and community-based
24 services providers that serve individuals with intellectual and
25 developmental disabilities; and

26 (4) representatives of managed care organizations
27 contracting with the state to provide services to individuals with

1 intellectual and developmental disabilities.

2 (b) To the greatest extent possible, the executive
3 commissioner and the commissioner of the department shall appoint
4 members of the advisory committee who reflect the geographic
5 diversity of the state and include members who represent rural
6 Medicaid program recipients.

7 (c) The executive commissioner shall appoint the presiding
8 officer of the advisory committee.

9 (d) The advisory committee must meet at least quarterly or
10 more frequently if the presiding officer determines that it is
11 necessary to address planning and development needs related to
12 implementation of the acute care services and long-term services
13 and supports system.

14 (e) A member of the advisory committee serves without
15 compensation. A member of the advisory committee who is a Medicaid
16 program recipient or the relative of a Medicaid program recipient
17 is entitled to a per diem allowance and reimbursement at rates
18 established in the General Appropriations Act.

19 (f) The advisory committee is subject to the requirements of
20 Chapter 551.

21 (g) On January 1, 2024:

22 (1) the advisory committee is abolished; and

23 (2) this section expires.

24 Sec. 534.054. ANNUAL REPORT ON IMPLEMENTATION. (a) Not
25 later than September 30 of each year, the commission shall submit a
26 report to the legislature regarding:

27 (1) the implementation of the system required by this

1 chapter, including appropriate information regarding the provision
2 of acute care services and long-term services and supports to
3 individuals with intellectual and developmental disabilities under
4 the Medicaid program; and

5 (2) recommendations, including recommendations
6 regarding appropriate statutory changes to facilitate the
7 implementation.

8 (b) This section expires January 1, 2024.

9 SUBCHAPTER C. STAGE ONE: PROGRAMS TO IMPROVE SERVICE DELIVERY

10 MODELS

11 Sec. 534.101. DEFINITIONS. In this subchapter:

12 (1) "Capitation" means a method of compensating a
13 provider on a monthly basis for providing or coordinating the
14 provision of a defined set of services and supports that is based on
15 a predetermined payment per services recipient.

16 (2) "Provider" means a person with whom the commission
17 contracts for the provision of long-term services and supports
18 under the Medicaid program to a specific population based on
19 capitation.

20 Sec. 534.102. PILOT PROGRAMS TO TEST MANAGED CARE
21 STRATEGIES BASED ON CAPITATION. The commission and the department
22 may develop and implement pilot programs in accordance with this
23 subchapter to test one or more service delivery models involving a
24 managed care strategy based on capitation to deliver long-term
25 services and supports under the Medicaid program to individuals
26 with intellectual and developmental disabilities.

27 Sec. 534.103. STAKEHOLDER INPUT. As part of developing and

1 implementing a pilot program under this subchapter, the department
2 shall develop a process to receive and evaluate input from
3 statewide stakeholders and stakeholders from the region of the
4 state in which the pilot program will be implemented.

5 Sec. 534.104. MANAGED CARE STRATEGY PROPOSALS; PILOT
6 PROGRAM SERVICE PROVIDERS. (a) The department shall identify
7 private services providers that are good candidates to develop a
8 service delivery model involving a managed care strategy based on
9 capitation and to test the model in the provision of long-term
10 services and supports under the Medicaid program to individuals
11 with intellectual and developmental disabilities through a pilot
12 program established under this subchapter.

13 (b) The department shall solicit managed care strategy
14 proposals from the private services providers identified under
15 Subsection (a).

16 (c) A managed care strategy based on capitation developed
17 for implementation through a pilot program under this subchapter
18 must be designed to:

19 (1) increase access to long-term services and
20 supports;

21 (2) improve quality of acute care services and
22 long-term services and supports;

23 (3) promote meaningful outcomes by using
24 person-centered planning, individualized budgeting, and
25 self-determination, and promote community inclusion and customized
26 gainful employment;

27 (4) promote integrated service coordination of acute

1 care services and long-term services and supports;
2 (5) promote efficiency and the best use of funding;
3 (6) promote the placement of an individual in housing
4 that is the least restrictive setting appropriate to the
5 individual's needs;
6 (7) promote employment assistance and supported
7 employment;
8 (8) provide fair hearing and appeals processes in
9 accordance with applicable federal law; and
10 (9) promote sufficient flexibility to achieve the
11 goals listed in this section through the pilot program.
12 (d) The department, in consultation with the advisory
13 committee, shall evaluate each submitted managed care strategy
14 proposal and determine whether:
15 (1) the proposed strategy satisfies the requirements
16 of this section; and
17 (2) the private services provider that submitted the
18 proposal has a demonstrated ability to provide the long-term
19 services and supports appropriate to the individuals who will
20 receive services through the pilot program based on the proposed
21 strategy, if implemented.
22 (e) Based on the evaluation performed under Subsection (d),
23 the department may select as pilot program service providers one or
24 more private services providers.
25 (f) For each pilot program service provider, the department
26 shall develop and implement a pilot program. Under a pilot program,
27 the pilot program service provider shall provide long-term services

1 and supports under the Medicaid program to persons with
2 intellectual and developmental disabilities to test its managed
3 care strategy based on capitation.

4 (g) The department shall analyze information provided by
5 the pilot program service providers and any information collected
6 by the department during the operation of the pilot programs for
7 purposes of making a recommendation about a system of programs and
8 services for implementation through future state legislation or
9 rules.

10 Sec. 534.105. PILOT PROGRAM: MEASURABLE GOALS. (a) The
11 department, in consultation with the advisory committee, shall
12 identify measurable goals to be achieved by each pilot program
13 implemented under this subchapter. The identified goals must:

14 (1) align with information that will be collected
15 under Section 534.108(a); and

16 (2) be designed to improve the quality of outcomes for
17 individuals receiving services through the pilot program.

18 (b) The department, in consultation with the advisory
19 committee, shall propose specific strategies for achieving the
20 identified goals. A proposed strategy may be evidence-based if
21 there is an evidence-based strategy available for meeting the pilot
22 program's goals.

23 Sec. 534.106. IMPLEMENTATION, LOCATION, AND DURATION.

24 (a) The commission and the department shall implement any pilot
25 programs established under this subchapter not later than September
26 1, 2016.

27 (b) A pilot program established under this subchapter must

1 operate for not less than 24 months, except that a pilot program may
2 cease operation before the expiration of 24 months if the pilot
3 program service provider terminates the contract with the
4 commission before the agreed-to termination date.

5 (c) A pilot program established under this subchapter shall
6 be conducted in one or more regions selected by the department.

7 Sec. 534.1065. RECIPIENT PARTICIPATION IN PROGRAM
8 VOLUNTARY. Participation in a pilot program established under this
9 subchapter by an individual with an intellectual or developmental
10 disability is voluntary, and the decision whether to participate in
11 a program and receive long-term services and supports from a
12 provider through that program may be made only by the individual or
13 the individual's legally authorized representative.

14 Sec. 534.107. COORDINATING SERVICES. In providing
15 long-term services and supports under the Medicaid program to an
16 individual with intellectual or developmental disabilities, a
17 pilot program service provider shall:

18 (1) coordinate through the pilot program
19 institutional and community-based services available to the
20 individual, including services provided through:

21 (A) a facility licensed under Chapter 252, Health
22 and Safety Code;

23 (B) a Medicaid waiver program; or

24 (C) a community-based ICF-IID operated by local
25 authorities;

26 (2) collaborate with managed care organizations to
27 provide integrated coordination of acute care services and

1 long-term services and supports, including discharge planning from
2 acute care services to community-based long-term services and
3 supports;

4 (3) have a process for preventing inappropriate
5 institutionalizations of individuals; and

6 (4) accept the risk of inappropriate
7 institutionalizations of individuals previously residing in
8 community settings.

9 Sec. 534.108. PILOT PROGRAM INFORMATION. (a) The
10 commission and the department shall collect and compute the
11 following information with respect to each pilot program
12 implemented under this subchapter to the extent it is available:

13 (1) the difference between the average monthly cost
14 per person for all acute care services and long-term services and
15 supports received by individuals participating in the pilot program
16 while the program is operating, including services provided through
17 the pilot program and other services with which pilot program
18 services are coordinated as described by Section 534.107, and the
19 average cost per person for all services received by the
20 individuals before the operation of the pilot program;

21 (2) the percentage of individuals receiving services
22 through the pilot program who begin receiving services in a
23 nonresidential setting instead of from a facility licensed under
24 Chapter 252, Health and Safety Code, or any other residential
25 setting;

26 (3) the difference between the percentage of
27 individuals receiving services through the pilot program who live

1 in non-provider-owned housing during the operation of the pilot
2 program and the percentage of individuals receiving services
3 through the pilot program who lived in non-provider-owned housing
4 before the operation of the pilot program;

5 (4) the difference between the average total Medicaid
6 cost, by level of need, for individuals in various residential
7 settings receiving services through the pilot program during the
8 operation of the program and the average total Medicaid cost, by
9 level of need, for those individuals before the operation of the
10 program;

11 (5) the difference between the percentage of
12 individuals receiving services through the pilot program who obtain
13 and maintain employment in meaningful, integrated settings during
14 the operation of the program and the percentage of individuals
15 receiving services through the program who obtained and maintained
16 employment in meaningful, integrated settings before the operation
17 of the program;

18 (6) the difference between the percentage of
19 individuals receiving services through the pilot program whose
20 behavioral, medical, life-activity, and other personal outcomes
21 have improved since the beginning of the program and the percentage
22 of individuals receiving services through the program whose
23 behavioral, medical, life-activity, and other personal outcomes
24 improved before the operation of the program, as measured over a
25 comparable period; and

26 (7) a comparison of the overall client satisfaction
27 with services received through the pilot program, including for

1 individuals who leave the program after a determination is made in
2 the individuals' cases at hearings or on appeal, and the overall
3 client satisfaction with services received before the individuals
4 entered the pilot program.

5 (b) The pilot program service provider shall collect any
6 information described by Subsection (a) that is available to the
7 provider and provide the information to the department and the
8 commission not later than the 30th day before the date the program's
9 operation concludes.

10 (c) In addition to the information described by Subsection
11 (a), the pilot program service provider shall collect any
12 information specified by the department for use by the department
13 in making an evaluation under Section 534.104(g).

14 (d) On or before December 1, 2016, and December 1, 2017, the
15 commission and the department, in consultation with the advisory
16 committee, shall review and evaluate the progress and outcomes of
17 each pilot program implemented under this subchapter and submit a
18 report to the legislature during the operation of the pilot
19 programs. Each report must include recommendations for program
20 improvement and continued implementation.

21 Sec. 534.109. PERSON-CENTERED PLANNING. The commission, in
22 cooperation with the department, shall ensure that each individual
23 with intellectual or developmental disabilities who receives
24 services and supports under the Medicaid program through a pilot
25 program established under this subchapter, or the individual's
26 legally authorized representative, has access to a facilitated,
27 person-centered plan that identifies outcomes for the individual

1 and drives the development of the individualized budget. The
2 consumer direction model, as defined by Section 531.051, may be an
3 outcome of the plan.

4 Sec. 534.110. TRANSITION BETWEEN PROGRAMS. The commission
5 shall ensure that there is a comprehensive plan for transitioning
6 the provision of Medicaid program benefits between a Medicaid
7 waiver program and a pilot program under this subchapter to protect
8 continuity of care.

9 Sec. 534.111. CONCLUSION OF PILOT PROGRAMS; EXPIRATION. On
10 September 1, 2018:

11 (1) each pilot program established under this
12 subchapter that is still in operation must conclude; and

13 (2) this subchapter expires.

14 SUBCHAPTER D. STAGE ONE: PROVISION OF ACUTE CARE AND
15 CERTAIN OTHER SERVICES

16 Sec. 534.151. DELIVERY OF ACUTE CARE SERVICES FOR
17 INDIVIDUALS WITH INTELLECTUAL AND DEVELOPMENTAL DISABILITIES. The
18 commission shall provide acute care Medicaid program benefits to
19 individuals with intellectual and developmental disabilities
20 through the STAR + PLUS Medicaid managed care program or the most
21 appropriate integrated capitated managed care program delivery
22 model.

23 Sec. 534.152. DELIVERY OF CERTAIN OTHER SERVICES UNDER STAR
24 + PLUS AND STAR KIDS MEDICAID MANAGED CARE PROGRAMS. (a) The
25 commission shall:

26 (1) implement the most cost-effective option for the
27 delivery of basic attendant and habilitation services for

1 individuals with intellectual and developmental disabilities under
2 the STAR + PLUS and STAR Kids Medicaid managed care programs that
3 maximizes federal funding for the delivery of services across those
4 and other similar programs; and

5 (2) provide voluntary training to individuals
6 receiving services under the STAR + PLUS and STAR Kids Medicaid
7 managed care programs or their legally authorized representatives
8 regarding how to select, manage, and dismiss personal attendants
9 providing basic attendant and habilitation services under the
10 programs.

11 (b) The commission shall require that each managed care
12 organization that contracts with the commission for the provision
13 of basic attendant and habilitation services under the STAR + PLUS
14 or STAR Kids Medicaid managed care program in accordance with this
15 section include in the organization's provider network for the
16 provision of those services only:

17 (1) home and community support services agencies
18 licensed under Chapter 142, Health and Safety Code, with which the
19 commission has a contract to provide services under the community
20 living assistance and support services (CLASS) waiver program; and

21 (2) persons exempted from licensing under Section
22 142.003(a)(19), Health and Safety Code, with which the commission
23 has a contract to provide services under:

24 (A) the home and community-based services (HCS)
25 waiver program; or

26 (B) the Texas home living (TxHmL) waiver program.

27 (c) The Department of Aging and Disability Services shall

1 contract with local intellectual and developmental disability
2 authorities to provide service coordination to individuals with
3 intellectual and developmental disabilities under the STAR + PLUS
4 and STAR Kids Medicaid managed care programs in accordance with
5 this section. Local intellectual and developmental disability
6 authorities providing service coordination under this section may
7 not also provide attendant and habilitation services under this
8 section.

9 (d) During the first three years basic attendant and
10 habilitation services are provided to individuals with
11 intellectual and developmental disabilities under the STAR + PLUS
12 or STAR Kids Medicaid managed care program in accordance with this
13 section, providers eligible to participate in the home and
14 community-based services (HCS) waiver program, the Texas home
15 living (TxHmL) waiver program, or the community living assistance
16 and support services (CLASS) waiver program on September 1, 2013,
17 are considered significant traditional providers.

18 SUBCHAPTER E. STAGE TWO: TRANSITION OF LONG-TERM CARE MEDICAID
19 WAIVER PROGRAM RECIPIENTS TO INTEGRATED MANAGED CARE SYSTEM

20 Sec. 534.201. TRANSITION OF RECIPIENTS UNDER TEXAS HOME
21 LIVING (TxHmL) WAIVER PROGRAM TO MANAGED CARE PROGRAM. (a) This
22 section applies to individuals with intellectual and developmental
23 disabilities who are receiving long-term services and supports
24 under the Texas home living (TxHmL) waiver program on the date the
25 commission implements the transition described by Subsection (b).

26 (b) Not later than September 1, 2017, the commission shall
27 transition the provision of Medicaid program benefits to

1 individuals to whom this section applies to the STAR + PLUS
2 Medicaid managed care program delivery model or the most
3 appropriate integrated capitated managed care program delivery
4 model, as determined by the commission based on cost-effectiveness
5 and the experience of the STAR + PLUS Medicaid managed care program
6 in providing basic attendant and habilitation services and of the
7 pilot programs established under Subchapter C, subject to
8 Subsection (c)(1).

9 (c) At the time of the transition described by Subsection
10 (b), the commission shall determine whether to:

11 (1) continue operation of the Texas home living
12 (TxHmL) waiver program for purposes of providing supplemental
13 long-term services and supports not available under the managed
14 care program delivery model selected by the commission; or

15 (2) provide all or a portion of the long-term services
16 and supports previously available under the Texas home living
17 (TxHmL) waiver program through the managed care program delivery
18 model selected by the commission.

19 (d) In implementing the transition described by Subsection
20 (b), the commission shall develop a process to receive and evaluate
21 input from interested statewide stakeholders that is in addition to
22 the input provided by the advisory committee.

23 (e) The commission shall ensure that there is a
24 comprehensive plan for transitioning the provision of Medicaid
25 program benefits under this section that protects the continuity of
26 care provided to individuals to whom this section applies.

27 Sec. 534.202. TRANSITION OF ICF-IID PROGRAM RECIPIENTS AND

1 CERTAIN OTHER MEDICAID WAIVER PROGRAM RECIPIENTS TO MANAGED CARE
2 PROGRAM. (a) This section applies to individuals with
3 intellectual and developmental disabilities who, on the date the
4 commission implements the transition described by Subsection (b),
5 are receiving long-term services and supports under:

- 6 (1) a Medicaid waiver program other than the Texas
7 home living (TxHmL) waiver program; or
8 (2) an ICF-IID program.

9 (b) After implementing the transition required by Section
10 534.201 but not later than September 1, 2020, the commission shall
11 transition the provision of Medicaid program benefits to
12 individuals to whom this section applies to the STAR + PLUS
13 Medicaid managed care program delivery model or the most
14 appropriate integrated capitated managed care program delivery
15 model, as determined by the commission based on cost-effectiveness
16 and the experience of the transition of Texas home living (TxHmL)
17 waiver program recipients to a managed care program delivery model
18 under Section 534.201, subject to Subsections (c)(1) and (g).

19 (c) At the time of the transition described by Subsection
20 (b), the commission shall determine whether to:

21 (1) continue operation of the Medicaid waiver programs
22 or Medicaid ICF-IID program only for purposes of providing, if
23 applicable:

24 (A) supplemental long-term services and supports
25 not available under the managed care program delivery model
26 selected by the commission; or

27 (B) long-term services and supports to Medicaid

1 waiver program recipients who choose to continue receiving benefits
2 under the waiver program as provided by Subsection (g); or

3 (2) subject to Subsection (g), provide all or a
4 portion of the long-term services and supports previously available
5 only under the Medicaid waiver programs or Medicaid ICF-IID program
6 through the managed care program delivery model selected by the
7 commission.

8 (d) In implementing the transition described by Subsection
9 (b), the commission shall develop a process to receive and evaluate
10 input from interested statewide stakeholders that is in addition to
11 the input provided by the advisory committee.

12 (e) The commission shall ensure that there is a
13 comprehensive plan for transitioning the provision of Medicaid
14 program benefits under this section that protects the continuity of
15 care provided to individuals to whom this section applies.

16 (f) Before transitioning the provision of Medicaid program
17 benefits for children under this section, a managed care
18 organization providing services under the managed care program
19 delivery model selected by the commission must demonstrate to the
20 satisfaction of the commission that the organization's network of
21 providers has experience and expertise in the provision of services
22 to children with intellectual and developmental disabilities.

23 (f-1) Before transitioning the provision of Medicaid
24 program benefits for adults with intellectual and developmental
25 disabilities under this section, a managed care organization
26 providing services under the managed care program delivery model
27 selected by the commission must demonstrate to the satisfaction of

1 the commission that the organization's network of providers has
2 experience and expertise in the provision of services to adults
3 with intellectual and developmental disabilities.

4 (g) If the commission determines that all or a portion of
5 the long-term services and supports previously available only under
6 the Medicaid waiver programs should be provided through a managed
7 care program delivery model under Subsection (c)(2), the commission
8 shall, at the time of the transition, allow each recipient
9 receiving long-term services and supports under a Medicaid waiver
10 program the option of:

11 (1) continuing to receive the services and supports
12 under the Medicaid waiver program; or

13 (2) receiving the services and supports through the
14 managed care program delivery model selected by the commission.

15 (h) A recipient who chooses to receive long-term services
16 and supports through a managed care program delivery model under
17 Subsection (g) may not, at a later time, choose to receive the
18 services and supports under a Medicaid waiver program.

19 SECTION 1.02. Subsection (a), Section 142.003, Health and
20 Safety Code, is amended to read as follows:

21 (a) The following persons need not be licensed under this
22 chapter:

23 (1) a physician, dentist, registered nurse,
24 occupational therapist, or physical therapist licensed under the
25 laws of this state who provides home health services to a client
26 only as a part of and incidental to that person's private office
27 practice;

1 (2) a registered nurse, licensed vocational nurse,
2 physical therapist, occupational therapist, speech therapist,
3 medical social worker, or any other health care professional as
4 determined by the department who provides home health services as a
5 sole practitioner;

6 (3) a registry that operates solely as a clearinghouse
7 to put consumers in contact with persons who provide home health,
8 hospice, or personal assistance services and that does not maintain
9 official client records, direct client services, or compensate the
10 person who is providing the service;

11 (4) an individual whose permanent residence is in the
12 client's residence;

13 (5) an employee of a person licensed under this
14 chapter who provides home health, hospice, or personal assistance
15 services only as an employee of the license holder and who receives
16 no benefit for providing the services, other than wages from the
17 license holder;

18 (6) a home, nursing home, convalescent home, assisted
19 living facility, special care facility, or other institution for
20 individuals who are elderly or who have disabilities that provides
21 home health or personal assistance services only to residents of
22 the home or institution;

23 (7) a person who provides one health service through a
24 contract with a person licensed under this chapter;

25 (8) a durable medical equipment supply company;

26 (9) a pharmacy or wholesale medical supply company
27 that does not furnish services, other than supplies, to a person at

1 the person's house;

2 (10) a hospital or other licensed health care facility
3 that provides home health or personal assistance services only to
4 inpatient residents of the hospital or facility;

5 (11) a person providing home health or personal
6 assistance services to an injured employee under Title 5, Labor
7 Code;

8 (12) a visiting nurse service that:

9 (A) is conducted by and for the adherents of a
10 well-recognized church or religious denomination; and

11 (B) provides nursing services by a person exempt
12 from licensing by Section 301.004, Occupations Code, because the
13 person furnishes nursing care in which treatment is only by prayer
14 or spiritual means;

15 (13) an individual hired and paid directly by the
16 client or the client's family or legal guardian to provide home
17 health or personal assistance services;

18 (14) a business, school, camp, or other organization
19 that provides home health or personal assistance services,
20 incidental to the organization's primary purpose, to individuals
21 employed by or participating in programs offered by the business,
22 school, or camp that enable the individual to participate fully in
23 the business's, school's, or camp's programs;

24 (15) a person or organization providing
25 sitter-companion services or chore or household services that do
26 not involve personal care, health, or health-related services;

27 (16) a licensed health care facility that provides

1 hospice services under a contract with a hospice;

2 (17) a person delivering residential acquired immune
3 deficiency syndrome hospice care who is licensed and designated as
4 a residential AIDS hospice under Chapter 248;

5 (18) the Texas Department of Criminal Justice;

6 (19) a person that provides home health, hospice, or
7 personal assistance services only to persons receiving benefits
8 under:

9 (A) the home and community-based services (HCS)
10 waiver program;

11 (B) the Texas home living (TxHmL) waiver program;
12 or

13 (C) Section 534.152, Government Code [~~enrolled~~
14 ~~in a program funded wholly or partly by the Texas Department of~~
15 ~~Mental Health and Mental Retardation and monitored by the Texas~~
16 ~~Department of Mental Health and Mental Retardation or its~~
17 ~~designated local authority in accordance with standards set by the~~
18 ~~Texas Department of Mental Health and Mental Retardation~~]; or

19 (20) an individual who provides home health or
20 personal assistance services as the employee of a consumer or an
21 entity or employee of an entity acting as a consumer's fiscal agent
22 under Section 531.051, Government Code.

23 SECTION 1.03. Not later than October 1, 2013, the executive
24 commissioner of the Health and Human Services Commission and the
25 commissioner of the Department of Aging and Disability Services
26 shall appoint the members of the Intellectual and Developmental
27 Disability System Redesign Advisory Committee as required by

1 Section 534.053, Government Code, as added by this article.

2 SECTION 1.04. (a) In this section, "health and human
3 services agencies" has the meaning assigned by Section 531.001,
4 Government Code.

5 (b) The Health and Human Services Commission and any other
6 health and human services agency implementing a provision of this
7 Act that affects individuals with intellectual and developmental
8 disabilities shall consult with the Intellectual and Developmental
9 Disability System Redesign Advisory Committee established under
10 Section 534.053, Government Code, as added by this article,
11 regarding implementation of the provision.

12 SECTION 1.05. The Health and Human Services Commission
13 shall submit:

14 (1) the initial report on the implementation of the
15 acute care services and long-term services and supports system for
16 individuals with intellectual and developmental disabilities as
17 required by Section 534.054, Government Code, as added by this
18 article, not later than September 30, 2014; and

19 (2) the final report under that section not later than
20 September 30, 2023.

21 SECTION 1.06. Not later than June 1, 2016, the Health and
22 Human Services Commission shall submit a report to the legislature
23 regarding the commission's experience in, including the
24 cost-effectiveness of, delivering basic attendant and habilitation
25 services for individuals with intellectual and developmental
26 disabilities under the STAR + PLUS and STAR Kids Medicaid managed
27 care programs under Section 534.152, Government Code, as added by

1 this article.

2 SECTION 1.07. The Health and Human Services Commission and
3 the Department of Aging and Disability Services shall implement any
4 pilot program to be established under Subchapter C, Chapter 534,
5 Government Code, as added by this article, as soon as practicable
6 after the effective date of this Act.

7 SECTION 1.08. (a) The Health and Human Services Commission
8 and the Department of Aging and Disability Services shall:

9 (1) in consultation with the Intellectual and
10 Developmental Disability System Redesign Advisory Committee
11 established under Section 534.053, Government Code, as added by
12 this article, review and evaluate the outcomes of:

13 (A) the transition of the provision of benefits
14 to individuals under the Texas home living (TxHmL) waiver program
15 to a managed care program delivery model under Section 534.201,
16 Government Code, as added by this article; and

17 (B) the transition of the provision of benefits
18 to individuals under the Medicaid waiver programs, other than the
19 Texas home living (TxHmL) waiver program, and the ICF-IID program
20 to a managed care program delivery model under Section 534.202,
21 Government Code, as added by this article; and

22 (2) submit as part of an annual report required by
23 Section 534.054, Government Code, as added by this article, due on
24 or before September 30 of 2018, 2019, and 2020, a report on the
25 review and evaluation conducted under Paragraphs (A) and (B),
26 Subdivision (1), of this subsection that includes recommendations
27 for continued implementation of and improvements to the acute care

1 and long-term services and supports system under Chapter 534,
2 Government Code, as added by this article.

3 (b) This section expires September 1, 2024.

4 ARTICLE 2. MEDICAID MANAGED CARE EXPANSION

5 SECTION 2.01. Section 533.0025, Government Code, is amended
6 by amending Subsections (a) and (b) and adding Subsections (f),
7 (g), and (h) to read as follows:

8 (a) In this section and Sections 533.00251, 533.00252,
9 533.00253, and 533.00254, "medical assistance" has the meaning
10 assigned by Section 32.003, Human Resources Code.

11 (b) Notwithstanding [~~Except as otherwise provided by this~~
12 ~~section and notwithstanding~~] any other law, the commission shall
13 provide medical assistance for acute care services through the most
14 cost-effective model of Medicaid capitated managed care as
15 determined by the commission. The [~~If the~~] commission shall
16 require mandatory participation in a Medicaid capitated managed
17 care program for all persons eligible for acute care [~~determines~~
18 ~~that it is more cost-effective, the commission may provide~~] medical
19 assistance benefits [~~for acute care in a certain part of this state~~
20 ~~or to a certain population of recipients using:~~

21 [~~(1) a health maintenance organization model,~~
22 ~~including the acute care portion of Medicaid Star + Plus pilot~~
23 ~~programs,~~

24 [~~(2) a primary care case management model,~~

25 [~~(3) a prepaid health plan model,~~

26 [~~(4) an exclusive provider organization model, or~~

27 [~~(5) another Medicaid managed care model or~~

1 ~~arrangement]~~.

2 (f) The commission shall:

3 (1) conduct a study to evaluate the feasibility of
4 automatically enrolling applicants determined eligible for
5 benefits under the medical assistance program in a Medicaid managed
6 care plan; and

7 (2) report the results of the study to the legislature
8 not later than December 1, 2014.

9 (g) Subsection (f) and this subsection expire September 1,
10 2015.

11 (h) If the commission determines that it is feasible, the
12 commission may, notwithstanding any other law, implement an
13 automatic enrollment process under which applicants determined
14 eligible for medical assistance benefits are automatically
15 enrolled in a Medicaid managed care plan. The commission may elect
16 to implement the automatic enrollment process as to certain
17 populations of recipients under the medical assistance program.

18 SECTION 2.02. Subchapter A, Chapter 533, Government Code,
19 is amended by adding Sections 533.00251, 533.00252, 533.00253, and
20 533.00254 to read as follows:

21 Sec. 533.00251. DELIVERY OF NURSING FACILITY BENEFITS
22 THROUGH STAR + PLUS MEDICAID MANAGED CARE PROGRAM. (a) In this
23 section and Section 533.00252:

24 (1) "Advisory committee" means the STAR + PLUS Nursing
25 Facility Advisory Committee established under Section 533.00252.

26 (2) "Nursing facility" means a convalescent or nursing
27 home or related institution licensed under Chapter 242, Health and

1 Safety Code, that provides long-term services and supports to
2 Medicaid recipients.

3 (3) "Potentially preventable event" has the meaning
4 assigned by Section 536.001.

5 (b) The commission shall expand the STAR + PLUS Medicaid
6 managed care program to all areas of this state to serve individuals
7 eligible for acute care services and long-term services and
8 supports under the medical assistance program.

9 (c) Notwithstanding any other law, the commission, in
10 consultation with the advisory committee, shall provide benefits
11 under the medical assistance program to recipients who reside in
12 nursing facilities through the STAR + PLUS Medicaid managed care
13 program. In implementing this subsection, the commission shall
14 ensure:

15 (1) that the commission is responsible for setting the
16 minimum reimbursement rate paid to a nursing facility under the
17 managed care program, including the staff rate enhancement paid to
18 a nursing facility that qualifies for the enhancement;

19 (2) that a nursing facility is paid not later than the
20 10th day after the date the facility submits a clean claim;

21 (3) the appropriate utilization of services;

22 (4) a reduction in the incidence of potentially
23 preventable events and unnecessary institutionalizations;

24 (5) that a managed care organization providing
25 services under the managed care program provides discharge
26 planning, transitional care, and other education programs to
27 physicians and hospitals regarding all available long-term care

1 settings;

2 (6) that a managed care organization providing
3 services under the managed care program provides payment incentives
4 to nursing facility providers that reward reductions in preventable
5 acute care costs and encourage transformative efforts in the
6 delivery of nursing facility services, including efforts to promote
7 a resident-centered care culture through facility design and
8 services provided; and

9 (7) the establishment of a single portal through which
10 nursing facility providers participating in the STAR + PLUS
11 Medicaid managed care program may submit claims to any
12 participating managed care organization.

13 (d) Subject to Subsection (e), the commission shall ensure
14 that a nursing facility provider authorized to provide services
15 under the medical assistance program on September 1, 2013, is
16 allowed to participate in the STAR + PLUS Medicaid managed care
17 program through August 31, 2016. This subsection expires September
18 1, 2017.

19 (e) The commission shall establish credentialing and
20 minimum performance standards for nursing facility providers
21 seeking to participate in the STAR + PLUS Medicaid managed care
22 program. A managed care organization may refuse to contract with a
23 nursing facility provider if the nursing facility does not meet the
24 minimum performance standards established by the commission under
25 this section.

26 Sec. 533.00252. STAR + PLUS NURSING FACILITY ADVISORY
27 COMMITTEE. (a) The STAR + PLUS Nursing Facility Advisory

1 Committee is established to advise the commission on the
2 implementation of and other activities related to the provision of
3 medical assistance benefits to recipients who reside in nursing
4 facilities through the STAR + PLUS Medicaid managed care program
5 under Section 533.00251, including advising the commission
6 regarding its duties with respect to:

7 (1) developing quality-based outcomes and process
8 measures for long-term services and supports provided in nursing
9 facilities;

10 (2) developing quality-based long-term care payment
11 systems and quality initiatives for nursing facilities;

12 (3) transparency of information received from managed
13 care organizations;

14 (4) the reporting of outcome and process measures;

15 (5) the sharing of data among health and human
16 services agencies; and

17 (6) patient care coordination, quality of care
18 improvement, and cost savings.

19 (b) The executive commissioner shall appoint the members of
20 the advisory committee. The committee must consist of nursing
21 facility providers, representatives of managed care organizations,
22 and other stakeholders interested in nursing facility services
23 provided in this state, including:

24 (1) at least one member who is a nursing facility
25 provider with experience providing the long-term continuum of care,
26 including home care and hospice;

27 (2) at least one member who is a nonprofit nursing

1 facility provider;

2 (3) at least one member who is a for-profit nursing
3 facility provider;

4 (4) at least one member who is a consumer
5 representative; and

6 (5) at least one member who is from a managed care
7 organization providing services as provided by Section 533.00251.

8 (c) The executive commissioner shall appoint the presiding
9 officer of the advisory committee.

10 (d) A member of the advisory committee serves without
11 compensation.

12 (e) The advisory committee is subject to the requirements of
13 Chapter 551.

14 (f) On September 1, 2016:

15 (1) the advisory committee is abolished; and

16 (2) this section expires.

17 Sec. 533.00253. STAR KIDS MEDICAID MANAGED CARE PROGRAM.

18 (a) In this section:

19 (1) "Advisory committee" means the STAR Kids Managed
20 Care Advisory Committee established under Section 533.00254.

21 (2) "Health home" means a primary care provider
22 practice, or, if appropriate, a specialty care provider practice,
23 incorporating several features, including comprehensive care
24 coordination, family-centered care, and data management, that are
25 focused on improving outcome-based quality of care and increasing
26 patient and provider satisfaction under the medical assistance
27 program.

1 (3) "Potentially preventable event" has the meaning
2 assigned by Section 536.001.

3 (b) The commission shall, in consultation with the advisory
4 committee and the Children's Policy Council established under
5 Section 22.035, Human Resources Code, establish a mandatory STAR
6 Kids capitated managed care program tailored to provide medical
7 assistance benefits to children with disabilities. The managed
8 care program developed under this section must:

9 (1) provide medical assistance benefits that are
10 customized to meet the health care needs of recipients under the
11 program through a defined system of care, including benefits
12 described under Section 534.152;

13 (2) better coordinate care of recipients under the
14 program;

15 (3) improve the health outcomes of recipients;

16 (4) improve recipients' access to health care
17 services;

18 (5) achieve cost containment and cost efficiency;

19 (6) reduce the administrative complexity of
20 delivering medical assistance benefits;

21 (7) reduce the incidence of unnecessary
22 institutionalizations and potentially preventable events by
23 ensuring the availability of appropriate services and care
24 management;

25 (8) require a health home;

26 (9) coordinate and collaborate with long-term care
27 service providers and long-term care management providers, if

1 recipients are receiving long-term services and supports outside of
2 the managed care organization; and

3 (10) coordinate services provided to children also
4 receiving services under Section 534.152.

5 (c) The commission shall provide medical assistance
6 benefits through the STAR Kids managed care program established
7 under this section to children who are receiving benefits under the
8 medically dependent children (MDCP) waiver program. The commission
9 shall ensure that the STAR Kids managed care program provides all of
10 the benefits provided under the medically dependent children (MDCP)
11 waiver program to the extent necessary to implement this
12 subsection.

13 (d) The commission shall ensure that there is a plan for
14 transitioning the provision of Medicaid program benefits to
15 recipients 21 years of age or older from under the STAR Kids program
16 to under the STAR + PLUS Medicaid managed care program that protects
17 continuity of care. The plan must ensure that coordination between
18 the programs begins when a recipient reaches 18 years of age.

19 (e) The commission shall seek ongoing input from the
20 Children's Policy Council regarding the establishment and
21 implementation of the STAR Kids managed care program.

22 Sec. 533.00254. STAR KIDS MANAGED CARE ADVISORY COMMITTEE.

23 (a) The STAR Kids Managed Care Advisory Committee is established
24 to advise the commission on the establishment and implementation of
25 the STAR Kids managed care program under Section 533.00253.

26 (b) The executive commissioner shall appoint the members of
27 the advisory committee. The committee must consist of:

1 (1) families whose children will receive private-duty
2 nursing under the program;

3 (2) health care providers;

4 (3) providers of home and community-based services;
5 and

6 (4) other stakeholders as the executive commissioner
7 determines appropriate.

8 (c) The executive commissioner shall appoint the presiding
9 officer of the advisory committee.

10 (d) A member of the advisory committee serves without
11 compensation.

12 (e) The advisory committee is subject to the requirements of
13 Chapter 551.

14 (f) On September 1, 2016:

15 (1) the advisory committee is abolished; and

16 (2) this section expires.

17 SECTION 2.03. Section 533.041, Government Code, is amended
18 by amending Subsection (a) and adding Subsections (c) and (d) to
19 read as follows:

20 (a) The executive commissioner [~~commission~~] shall appoint a
21 state Medicaid managed care advisory committee. The advisory
22 committee consists of representatives of:

23 (1) hospitals;

24 (2) managed care organizations and participating
25 health care providers;

26 (3) primary care providers and specialty care
27 providers;

- 1 (4) state agencies;
- 2 (5) low-income recipients or consumer advocates
3 representing low-income recipients;
- 4 (6) recipients with disabilities, including
5 recipients with intellectual and developmental disabilities or
6 physical disabilities, or consumer advocates representing those
7 recipients [~~with a disability~~];
- 8 (7) parents of children who are recipients;
- 9 (8) rural providers;
- 10 (9) advocates for children with special health care
11 needs;
- 12 (10) pediatric health care providers, including
13 specialty providers;
- 14 (11) long-term services and supports [~~care~~]
15 providers, including nursing facility [~~home~~] providers and direct
16 service workers;
- 17 (12) obstetrical care providers;
- 18 (13) community-based organizations serving low-income
19 children and their families; [~~and~~]
- 20 (14) community-based organizations engaged in
21 perinatal services and outreach;
- 22 (15) recipients who are 65 years of age or older;
- 23 (16) recipients with mental illness;
- 24 (17) nonphysician mental health providers
25 participating in the Medicaid managed care program; and
- 26 (18) entities with responsibilities for the delivery
27 of long-term services and supports or other Medicaid program

1 service delivery, including:

2 (A) independent living centers;

3 (B) area agencies on aging;

4 (C) aging and disability resource centers
5 established under the Aging and Disability Resource Center
6 initiative funded in part by the federal Administration on Aging
7 and the Centers for Medicare and Medicaid Services;

8 (D) community mental health and intellectual
9 disability centers; and

10 (E) the NorthSTAR Behavioral Health Program
11 provided under Chapter 534, Health and Safety Code.

12 (c) The executive commissioner shall appoint the presiding
13 officer of the advisory committee.

14 (d) To the greatest extent possible, the executive
15 commissioner shall appoint members of the advisory committee who
16 reflect the geographic diversity of the state and include members
17 who represent rural Medicaid program recipients.

18 SECTION 2.04. Section 533.042, Government Code, is amended
19 to read as follows:

20 Sec. 533.042. MEETINGS. (a) The advisory committee shall
21 meet at the call of the presiding officer at least semiannually, but
22 no more frequently than quarterly.

23 (b) The advisory committee:

24 (1) [7] shall develop procedures that provide the
25 public with reasonable opportunity to appear before the committee
26 [committee] and speak on any issue under the jurisdiction of the
27 committee; [7] and

1 (2) is subject to Chapter 551.

2 SECTION 2.05. Section 533.043, Government Code, is amended
3 to read as follows:

4 Sec. 533.043. POWERS AND DUTIES. (a) The advisory
5 committee shall:

6 (1) provide recommendations and ongoing advisory
7 input to the commission on the statewide implementation and
8 operation of Medicaid managed care, including:

9 (A) program design and benefits;

10 (B) systemic concerns from consumers and
11 providers;

12 (C) the efficiency and quality of services
13 delivered by Medicaid managed care organizations;

14 (D) contract requirements for Medicaid managed
15 care organizations;

16 (E) Medicaid managed care provider network
17 adequacy; and

18 (F) other issues as requested by the executive
19 commissioner;

20 (2) assist the commission with issues relevant to
21 Medicaid managed care to improve the policies established for and
22 programs operating under Medicaid managed care, including the early
23 and periodic screening, diagnosis, and treatment program, provider
24 and patient education issues, and patient eligibility issues; and

25 (3) disseminate or make available to each regional
26 advisory committee appointed under Subchapter B information on best
27 practices with respect to Medicaid managed care that is obtained

1 from a regional advisory committee.

2 (b) The commission and the Department of Aging and
3 Disability Services shall ensure coordination and communication
4 between the advisory committee, regional Medicaid managed care
5 advisory committees appointed by the commission under Subchapter B,
6 and other advisory committees or groups that perform functions
7 related to Medicaid managed care, including the Intellectual and
8 Developmental Disability System Redesign Advisory Committee
9 established under Section 534.053, in a manner that enables the
10 state Medicaid managed care advisory committee to act as a central
11 source of agency information and stakeholder input relevant to the
12 implementation and operation of Medicaid managed care.

13 (c) The advisory committee may establish work groups that
14 meet at other times for purposes of studying and making
15 recommendations on issues the committee determines appropriate.

16 SECTION 2.06. Section 533.044, Government Code, is amended
17 to read as follows:

18 Sec. 533.044. OTHER LAW. (a) Except as provided by
19 Subsection (b) and other provisions of this subchapter, the
20 advisory committee is subject to Chapter 2110.

21 (b) Section 2110.008 does not apply to the advisory
22 committee.

23 SECTION 2.07. Subchapter C, Chapter 533, Government Code,
24 is amended by adding Section 533.045 to read as follows:

25 Sec. 533.045. COMPENSATION; REIMBURSEMENT. (a) Except as
26 provided by Subsection (b), a member of the advisory committee is
27 not entitled to receive compensation or reimbursement for travel

1 expenses.

2 (b) A member of the advisory committee who is a Medicaid
3 program recipient or the relative of a Medicaid program recipient
4 is entitled to a per diem allowance and reimbursement at rates
5 established in the General Appropriations Act.

6 SECTION 2.08. Section 32.0212, Human Resources Code, is
7 amended to read as follows:

8 Sec. 32.0212. DELIVERY OF MEDICAL ASSISTANCE.
9 Notwithstanding any other law [~~and subject to Section 533.0025,~~
10 ~~Government Code~~], the department shall provide medical assistance
11 for acute care services through the Medicaid managed care system
12 implemented under Chapter 533, Government Code, or another Medicaid
13 capitated managed care program.

14 SECTION 2.09. Subsections (c) and (d), Section 533.0025,
15 Government Code, and Subchapter D, Chapter 533, Government Code,
16 are repealed.

17 SECTION 2.10. (a) The Health and Human Services Commission
18 and the Department of Aging and Disability Services shall:

19 (1) review and evaluate the outcomes of the transition
20 of the provision of benefits to recipients under the medically
21 dependent children (MDCP) waiver program to the STAR Kids managed
22 care program delivery model established under Section 533.00253,
23 Government Code, as added by this article;

24 (2) not later than December 1, 2016, submit an initial
25 report to the legislature on the review and evaluation conducted
26 under Subdivision (1) of this subsection, including
27 recommendations for continued implementation and improvement of

1 the program; and

2 (3) not later than December 1 of each year after 2016
3 and until December 1, 2020, submit additional reports that include
4 the information described by Subdivision (1) of this subsection.

5 (b) This section expires September 1, 2021.

6 SECTION 2.11. As soon as practicable after the effective
7 date of this Act, the Health and Human Services Commission shall
8 provide a single portal through which nursing facility providers
9 participating in the STAR + PLUS Medicaid managed care program may
10 submit claims in accordance with Subdivision (7), Subsection (c),
11 Section 533.00251, Government Code, as added by this article.

12 SECTION 2.12. (a) Not later than October 1, 2013, the
13 executive commissioner of the Health and Human Services Commission
14 shall appoint additional members to the state Medicaid managed care
15 advisory committee to comply with Section 533.041, Government Code,
16 as amended by this article.

17 (b) Not later than December 1, 2013, the presiding officer
18 of the state Medicaid managed care advisory committee shall convene
19 the first meeting of the advisory committee following appointment
20 of additional members as required by Subsection (a) of this
21 section.

22 SECTION 2.13. The changes in law made by this article are
23 not intended to negatively affect Medicaid recipients' access to
24 quality health care. The Health and Human Services Commission, as
25 the state agency designated to supervise the administration and
26 operation of the Medicaid program and to plan and direct the
27 Medicaid program in each state agency that operates a portion of the

1 Medicaid program, including directing the Medicaid managed care
2 system, shall continue to timely enforce all laws applicable to the
3 Medicaid program and the Medicaid managed care system, including
4 laws relating to provider network adequacy, the prompt payment of
5 claims, and the resolution of patient and provider complaints.

6 ARTICLE 3. OTHER PROVISIONS RELATING TO INDIVIDUALS WITH
7 INTELLECTUAL AND DEVELOPMENTAL DISABILITIES

8 SECTION 3.01. Subchapter B, Chapter 533, Health and Safety
9 Code, is amended by adding Section 533.0335 to read as follows:

10 Sec. 533.0335. COMPREHENSIVE ASSESSMENT AND RESOURCE
11 ALLOCATION PROCESS. (a) In this section:

12 (1) "Advisory committee" means the Intellectual and
13 Developmental Disability System Redesign Advisory Committee
14 established under Section 534.053, Government Code.

15 (2) "Department" means the Department of Aging and
16 Disability Services.

17 (3) "Functional need," "ICF-IID program," and
18 "Medicaid waiver program" have the meanings assigned those terms by
19 Section 534.001, Government Code.

20 (b) Subject to the availability of federal funding, the
21 department shall develop and implement a comprehensive assessment
22 instrument and a resource allocation process for individuals with
23 intellectual and developmental disabilities as needed to ensure
24 that each individual with an intellectual or developmental
25 disability receives the type, intensity, and range of services that
26 are both appropriate and available, based on the functional needs
27 of that individual, if the individual receives services through one

1 of the following:

2 (1) a Medicaid waiver program;

3 (2) the ICF-IID program; or

4 (3) an intermediate care facility operated by the
5 state and providing services for individuals with intellectual and
6 developmental disabilities.

7 (b-1) In developing a comprehensive assessment instrument
8 for purposes of Subsection (b), the department shall evaluate any
9 assessment instrument in use by the department. In addition, the
10 department may implement an evidence-based, nationally recognized,
11 comprehensive assessment instrument that assesses the functional
12 needs of an individual with intellectual and developmental
13 disabilities as the comprehensive assessment instrument required
14 by Subsection (b). This subsection expires September 1, 2015.

15 (c) The department, in consultation with the advisory
16 committee, shall establish a prior authorization process for
17 requests for supervised living or residential support services
18 available in the home and community-based services (HCS) Medicaid
19 waiver program. The process must ensure that supervised living or
20 residential support services available in the home and
21 community-based services (HCS) Medicaid waiver program are
22 available only to individuals for whom a more independent setting
23 is not appropriate or available.

24 (d) The department shall cooperate with the advisory
25 committee to establish the prior authorization process required by
26 Subsection (c). This subsection expires January 1, 2024.

27 SECTION 3.02. Subchapter B, Chapter 533, Health and Safety

1 Code, is amended by adding Sections 533.03551 and 533.03552 to read
2 as follows:

3 Sec. 533.03551. FLEXIBLE, LOW-COST HOUSING OPTIONS.

4 (a) To the extent permitted under federal law and regulations, the
5 executive commissioner shall adopt or amend rules as necessary to
6 allow for the development of additional housing supports for
7 individuals with intellectual and developmental disabilities in
8 urban and rural areas, including:

9 (1) a selection of community-based housing options
10 that comprise a continuum of integration, varying from most to
11 least restrictive, that permits individuals to select the most
12 integrated and least restrictive setting appropriate to the
13 individual's needs and preferences;

14 (2) non-provider-owned residential settings;

15 (3) assistance with living more independently; and

16 (4) rental properties with on-site supports.

17 (b) The Department of Aging and Disability Services, in
18 cooperation with the Texas Department of Housing and Community
19 Affairs, the Department of Agriculture, the Texas State Affordable
20 Housing Corporation, and the Intellectual and Developmental
21 Disability System Redesign Advisory Committee, shall coordinate
22 with federal, state, and local public housing entities as necessary
23 to expand opportunities for accessible, affordable, and integrated
24 housing to meet the complex needs of individuals with intellectual
25 and developmental disabilities.

26 (c) The Department of Aging and Disability Services shall
27 develop a process to receive input from statewide stakeholders to

1 ensure the most comprehensive review of opportunities and options
2 for housing services described by this section.

3 Sec. 533.03552. BEHAVIORAL SUPPORTS FOR INDIVIDUALS WITH
4 INTELLECTUAL AND DEVELOPMENTAL DISABILITIES AT RISK OF
5 INSTITUTIONALIZATION; INTERVENTION TEAMS. (a) In this section,
6 "department" means the Department of Aging and Disability Services.

7 (b) Subject to the availability of federal funding, the
8 department shall develop and implement specialized training for
9 providers, family members, caregivers, and first responders
10 providing direct services and supports to individuals with
11 intellectual and developmental disabilities and behavioral health
12 needs who are at risk of institutionalization.

13 (c) Subject to the availability of federal funding, the
14 department shall establish one or more behavioral health
15 intervention teams to provide services and supports to individuals
16 with intellectual and developmental disabilities and behavioral
17 health needs who are at risk of institutionalization. An
18 intervention team may include a:

- 19 (1) psychiatrist or psychologist;
- 20 (2) physician;
- 21 (3) registered nurse;
- 22 (4) pharmacist or representative of a pharmacy;
- 23 (5) behavior analyst;
- 24 (6) social worker;
- 25 (7) crisis coordinator;
- 26 (8) peer specialist; and
- 27 (9) family partner.

1 (d) In providing services and supports, a behavioral health
2 intervention team established by the department shall:

3 (1) use the team's best efforts to ensure that an
4 individual remains in the community and avoids
5 institutionalization;

6 (2) focus on stabilizing the individual and assessing
7 the individual for intellectual, medical, psychiatric,
8 psychological, and other needs;

9 (3) provide support to the individual's family members
10 and other caregivers;

11 (4) provide intensive behavioral assessment and
12 training to assist the individual in establishing positive
13 behaviors and continuing to live in the community; and

14 (5) provide clinical and other referrals.

15 (e) The department shall ensure that members of a behavioral
16 health intervention team established under this section receive
17 training on trauma-informed care, which is an approach to providing
18 care to individuals with behavioral health needs based on awareness
19 that a history of trauma or the presence of trauma symptoms may
20 create the behavioral health needs of the individual.

21 SECTION 3.03. (a) The Health and Human Services Commission
22 and the Department of Aging and Disability Services shall conduct a
23 study to identify crisis intervention programs currently available
24 to, evaluate the need for appropriate housing for, and develop
25 strategies for serving the needs of persons in this state with
26 Prader-Willi syndrome.

27 (b) In conducting the study, the Health and Human Services

1 Commission and the Department of Aging and Disability Services
2 shall seek stakeholder input.

3 (c) Not later than December 1, 2014, the Health and Human
4 Services Commission shall submit a report to the governor, the
5 lieutenant governor, the speaker of the house of representatives,
6 and the presiding officers of the standing committees of the senate
7 and house of representatives having jurisdiction over the Medicaid
8 program regarding the study required by this section.

9 (d) This section expires September 1, 2015.

10 ARTICLE 4. QUALITY-BASED OUTCOMES AND PAYMENT PROVISIONS

11 SECTION 4.01. Subchapter A, Chapter 533, Government Code,
12 is amended by adding Section 533.00254 to read as follows:

13 Sec. 533.00254. MANAGED CARE CLINICAL IMPROVEMENT PROGRAM.

14 (a) In consultation with the Medicaid and CHIP Quality-Based
15 Payment Advisory Committee established under Section 536.002 and
16 other appropriate stakeholders with an interest in the provision of
17 acute care services and long-term services and supports under the
18 Medicaid managed care program, the commission shall:

19 (1) establish a clinical improvement program to
20 identify goals designed to improve quality of care and care
21 management and to reduce potentially preventable events, as defined
22 by Section 536.001; and

23 (2) require managed care organizations to develop and
24 implement collaborative program improvement strategies to address
25 the goals.

26 (b) Goals established under this section may be set by
27 geographical region and program type.

1 SECTION 4.02. Subsections (a) and (g), Section 533.0051,
2 Government Code, are amended to read as follows:

3 (a) The commission shall establish outcome-based
4 performance measures and incentives to include in each contract
5 between a health maintenance organization and the commission for
6 the provision of health care services to recipients that is
7 procured and managed under a value-based purchasing model. The
8 performance measures and incentives must:

9 (1) be designed to facilitate and increase recipients'
10 access to appropriate health care services; and

11 (2) to the extent possible, align with other state and
12 regional quality care improvement initiatives.

13 (g) In performing the commission's duties under Subsection
14 (d) with respect to assessing feasibility and cost-effectiveness,
15 the commission may consult with participating Medicaid providers
16 [physicians], including those with expertise in quality
17 improvement and performance measurement [~~and hospitals~~].

18 SECTION 4.03. Subchapter A, Chapter 533, Government Code,
19 is amended by adding Section 533.00511 to read as follows:

20 Sec. 533.00511. QUALITY-BASED ENROLLMENT INCENTIVE PROGRAM
21 FOR MANAGED CARE ORGANIZATIONS. (a) In this section, "potentially
22 preventable event" has the meaning assigned by Section 536.001.

23 (b) The commission shall create an incentive program that
24 automatically enrolls a greater percentage of recipients who did
25 not actively choose their managed care plan in a managed care plan,
26 based on:

27 (1) the quality of care provided through the managed

1 care organization offering that managed care plan;

2 (2) the organization's ability to efficiently and
3 effectively provide services, taking into consideration the acuity
4 of populations primarily served by the organization; and

5 (3) the organization's performance with respect to
6 exceeding, or failing to achieve, appropriate outcome and process
7 measures developed by the commission, including measures based on
8 all potentially preventable events.

9 SECTION 4.04. Section 533.0071, Government Code, is amended
10 to read as follows:

11 Sec. 533.0071. ADMINISTRATION OF CONTRACTS. The commission
12 shall make every effort to improve the administration of contracts
13 with managed care organizations. To improve the administration of
14 these contracts, the commission shall:

15 (1) ensure that the commission has appropriate
16 expertise and qualified staff to effectively manage contracts with
17 managed care organizations under the Medicaid managed care program;

18 (2) evaluate options for Medicaid payment recovery
19 from managed care organizations if the enrollee dies or is
20 incarcerated or if an enrollee is enrolled in more than one state
21 program or is covered by another liable third party insurer;

22 (3) maximize Medicaid payment recovery options by
23 contracting with private vendors to assist in the recovery of
24 capitation payments, payments from other liable third parties, and
25 other payments made to managed care organizations with respect to
26 enrollees who leave the managed care program;

27 (4) decrease the administrative burdens of managed

1 care for the state, the managed care organizations, and the
2 providers under managed care networks to the extent that those
3 changes are compatible with state law and existing Medicaid managed
4 care contracts, including decreasing those burdens by:

5 (A) where possible, decreasing the duplication
6 of administrative reporting and process requirements for the
7 managed care organizations and providers, such as requirements for
8 the submission of encounter data, quality reports, historically
9 underutilized business reports, and claims payment summary
10 reports;

11 (B) allowing managed care organizations to
12 provide updated address information directly to the commission for
13 correction in the state system;

14 (C) promoting consistency and uniformity among
15 managed care organization policies, including policies relating to
16 the preauthorization process, lengths of hospital stays, filing
17 deadlines, levels of care, and case management services;

18 (D) reviewing the appropriateness of primary
19 care case management requirements in the admission and clinical
20 criteria process, such as requirements relating to including a
21 separate cover sheet for all communications, submitting
22 handwritten communications instead of electronic or typed review
23 processes, and admitting patients listed on separate
24 notifications; and

25 (E) providing a single portal through which
26 providers in any managed care organization's provider network may
27 submit acute care services and long-term services and supports

1 claims; and

2 (5) reserve the right to amend the managed care
3 organization's process for resolving provider appeals of denials
4 based on medical necessity to include an independent review process
5 established by the commission for final determination of these
6 disputes.

7 SECTION 4.05. Section 533.014, Government Code, is amended
8 by amending Subsection (b) and adding Subsection (c) to read as
9 follows:

10 (b) Except as provided by Subsection (c), any [~~Any~~] amount
11 received by the state under this section shall be deposited in the
12 general revenue fund for the purpose of funding the state Medicaid
13 program.

14 (c) If cost-effective, the commission may use amounts
15 received by the state under this section to provide incentives to
16 specific managed care organizations to promote quality of care,
17 encourage payment reform, reward local service delivery reform,
18 increase efficiency, and reduce inappropriate or preventable
19 service utilization.

20 SECTION 4.06. Subsection (b), Section 536.002, Government
21 Code, is amended to read as follows:

22 (b) The executive commissioner shall appoint the members of
23 the advisory committee. The committee must consist of physicians
24 and other health care providers, representatives of health care
25 facilities, representatives of managed care organizations, and
26 other stakeholders interested in health care services provided in
27 this state, including:

1 (1) at least one member who is a physician with
2 clinical practice experience in obstetrics and gynecology;

3 (2) at least one member who is a physician with
4 clinical practice experience in pediatrics;

5 (3) at least one member who is a physician with
6 clinical practice experience in internal medicine or family
7 medicine;

8 (4) at least one member who is a physician with
9 clinical practice experience in geriatric medicine;

10 (5) at least three members [~~one member~~] who are [~~is~~] or
11 who represent [~~represents~~] a health care provider that primarily
12 provides long-term [~~care~~] services and supports;

13 (6) at least one member who is a consumer
14 representative; and

15 (7) at least one member who is a member of the Advisory
16 Panel on Health Care-Associated Infections and Preventable Adverse
17 Events who meets the qualifications prescribed by Section
18 98.052(a)(4), Health and Safety Code.

19 SECTION 4.07. Section 536.003, Government Code, is amended
20 by amending Subsections (a) and (b) and adding Subsection (a-1) to
21 read as follows:

22 (a) The commission, in consultation with the advisory
23 committee, shall develop quality-based outcome and process
24 measures that promote the provision of efficient, quality health
25 care and that can be used in the child health plan and Medicaid
26 programs to implement quality-based payments for acute [~~and~~
27 ~~long-term~~] care services and long-term services and supports across

1 all delivery models and payment systems, including
2 ~~[fee-for-service and]~~ managed care payment systems. Subject to
3 Subsection (a-1), the ~~[The]~~ commission, in developing outcome and
4 process measures under this section, must include measures that are
5 based on all ~~[consider measures addressing]~~ potentially
6 preventable events and that advance quality improvement and
7 innovation. The commission may change measures developed:

8 (1) to promote continuous system reform, improved
9 quality, and reduced costs; and

10 (2) to account for managed care organizations added to
11 a service area.

12 (a-1) The outcome measures based on potentially preventable
13 events must:

14 (1) allow for rate-based determination of health care
15 provider performance compared to statewide norms; and

16 (2) be risk-adjusted to account for the severity of
17 the illnesses of patients served by the provider.

18 (b) To the extent feasible, the commission shall develop
19 outcome and process measures:

20 (1) consistently across all child health plan and
21 Medicaid program delivery models and payment systems;

22 (2) in a manner that takes into account appropriate
23 patient risk factors, including the burden of chronic illness on a
24 patient and the severity of a patient's illness;

25 (3) that will have the greatest effect on improving
26 quality of care and the efficient use of services, including acute
27 care services and long-term services and supports; ~~and~~

1 (4) that are similar to outcome and process measures
2 used in the private sector, as appropriate;

3 (5) that reflect effective coordination of acute care
4 services and long-term services and supports;

5 (6) that can be tied to expenditures; and

6 (7) that reduce preventable health care utilization
7 and costs.

8 SECTION 4.08. Subsection (a), Section 536.004, Government
9 Code, is amended to read as follows:

10 (a) Using quality-based outcome and process measures
11 developed under Section 536.003 and subject to this section, the
12 commission, after consulting with the advisory committee and other
13 appropriate stakeholders with an interest in the provision of acute
14 care and long-term services and supports under the child health
15 plan and Medicaid programs, shall develop quality-based payment
16 systems, and require managed care organizations to develop
17 quality-based payment systems, for compensating a physician or
18 other health care provider participating in the child health plan
19 or Medicaid program that:

20 (1) align payment incentives with high-quality,
21 cost-effective health care;

22 (2) reward the use of evidence-based best practices;

23 (3) promote the coordination of health care;

24 (4) encourage appropriate physician and other health
25 care provider collaboration;

26 (5) promote effective health care delivery models; and

27 (6) take into account the specific needs of the child

1 health plan program enrollee and Medicaid recipient populations.

2 SECTION 4.09. Section 536.005, Government Code, is amended
3 by adding Subsection (c) to read as follows:

4 (c) Notwithstanding Subsection (a) and to the extent
5 possible, the commission shall convert outpatient hospital
6 reimbursement systems under the child health plan and Medicaid
7 programs to an appropriate prospective payment system that will
8 allow the commission to:

9 (1) more accurately classify the full range of
10 outpatient service episodes;

11 (2) more accurately account for the intensity of
12 services provided; and

13 (3) motivate outpatient service providers to increase
14 efficiency and effectiveness.

15 SECTION 4.10. Section 536.006, Government Code, is amended
16 to read as follows:

17 Sec. 536.006. TRANSPARENCY. (a) The commission and the
18 advisory committee shall:

19 (1) ensure transparency in the development and
20 establishment of:

21 (A) quality-based payment and reimbursement
22 systems under Section 536.004 and Subchapters B, C, and D,
23 including the development of outcome and process measures under
24 Section 536.003; and

25 (B) quality-based payment initiatives under
26 Subchapter E, including the development of quality of care and
27 cost-efficiency benchmarks under Section 536.204(a) and efficiency

1 performance standards under Section 536.204(b);

2 (2) develop guidelines establishing procedures for
3 providing notice and information to, and receiving input from,
4 managed care organizations, health care providers, including
5 physicians and experts in the various medical specialty fields, and
6 other stakeholders, as appropriate, for purposes of developing and
7 establishing the quality-based payment and reimbursement systems
8 and initiatives described under Subdivision (1); ~~and~~

9 (3) in developing and establishing the quality-based
10 payment and reimbursement systems and initiatives described under
11 Subdivision (1), consider that as the performance of a managed care
12 organization or physician or other health care provider improves
13 with respect to an outcome or process measure, quality of care and
14 cost-efficiency benchmark, or efficiency performance standard, as
15 applicable, there will be a diminishing rate of improved
16 performance over time; and

17 (4) develop web-based capability to provide managed
18 care organizations and health care providers with data on their
19 clinical and utilization performance, including comparisons to
20 peer organizations and providers located in this state and in the
21 provider's respective region.

22 (b) The web-based capability required by Subsection (a)(4)
23 must support the requirements of the electronic health information
24 exchange system under Sections 531.907 through 531.909.

25 SECTION 4.11. Section 536.008, Government Code, is amended
26 to read as follows:

27 Sec. 536.008. ANNUAL REPORT. (a) The commission shall

1 submit to the legislature and make available to the public an annual
2 report [~~to the legislature~~] regarding:

3 (1) the quality-based outcome and process measures
4 developed under Section 536.003, including measures based on each
5 potentially preventable event; and

6 (2) the progress of the implementation of
7 quality-based payment systems and other payment initiatives
8 implemented under this chapter.

9 (b) As appropriate, the [~~The~~] commission shall report
10 outcome and process measures under Subsection (a)(1) by:

11 (1) geographic location, which may require reporting
12 by county, health care service region, or other appropriately
13 defined geographic area;

14 (2) recipient population or eligibility group served;

15 (3) type of health care provider, such as acute care or
16 long-term care provider;

17 (4) number of recipients who relocated to a
18 community-based setting from a less integrated setting;

19 (5) quality-based payment system; and

20 (6) service delivery model.

21 (c) The report required under this section may not identify
22 specific health care providers.

23 SECTION 4.12. Subsection (a), Section 536.051, Government
24 Code, is amended to read as follows:

25 (a) Subject to Section 1903(m)(2)(A), Social Security Act
26 (42 U.S.C. Section 1396b(m)(2)(A)), and other applicable federal
27 law, the commission shall base a percentage of the premiums paid to

1 a managed care organization participating in the child health plan
2 or Medicaid program on the organization's performance with respect
3 to outcome and process measures developed under Section 536.003
4 that address all~~[, including outcome measures addressing]~~
5 potentially preventable events. The percentage of the premiums
6 paid may increase each year.

7 SECTION 4.13. Subsection (a), Section 536.052, Government
8 Code, is amended to read as follows:

9 (a) The commission may allow a managed care organization
10 participating in the child health plan or Medicaid program
11 increased flexibility to implement quality initiatives in a managed
12 care plan offered by the organization, including flexibility with
13 respect to financial arrangements, in order to:

- 14 (1) achieve high-quality, cost-effective health care;
15 (2) increase the use of high-quality, cost-effective
16 delivery models; ~~and~~
17 (3) reduce the incidence of unnecessary
18 institutionalization and potentially preventable events; and
19 (4) increase the use of alternative payment systems,
20 including shared savings models, in collaboration with physicians
21 and other health care providers.

22 SECTION 4.14. Section 536.151, Government Code, is amended
23 by amending Subsections (a), (b), and (c) and adding Subsections
24 (a-1) and (d) to read as follows:

25 (a) The executive commissioner shall adopt rules for
26 identifying:

- 27 (1) potentially preventable admissions and

1 readmissions of child health plan program enrollees and Medicaid
2 recipients, including preventable admissions to long-term care
3 facilities;

4 (2) potentially preventable ancillary services
5 provided to or ordered for child health plan program enrollees and
6 Medicaid recipients;

7 (3) potentially preventable emergency room visits by
8 child health plan program enrollees and Medicaid recipients; and

9 (4) potentially preventable complications experienced
10 by child health plan program enrollees and Medicaid recipients.

11 (a-1) The commission shall collect data from hospitals on
12 present-on-admission indicators for purposes of this section.

13 (b) The commission shall establish a program to provide a
14 confidential report to each hospital in this state that
15 participates in the child health plan or Medicaid program regarding
16 the hospital's performance with respect to each potentially
17 preventable event described under Subsection (a) [~~readmissions and~~
18 ~~potentially preventable complications~~]. To the extent possible, a
19 report provided under this section should include all potentially
20 preventable events [~~readmissions and potentially preventable~~
21 ~~complications information~~] across all child health plan and
22 Medicaid program payment systems. A hospital shall distribute the
23 information contained in the report to physicians and other health
24 care providers providing services at the hospital.

25 (c) Except as provided by Subsection (d), a [A] report
26 provided to a hospital under this section is confidential and is not
27 subject to Chapter 552.

1 (d) The commission shall release the information in the
2 report described by Subsection (b):

3 (1) not earlier than one year after the date the report
4 is submitted to the hospital; and

5 (2) only after receiving and evaluating interested
6 stakeholder input regarding the public release of information under
7 this section generally.

8 SECTION 4.15. Subsection (a), Section 536.152, Government
9 Code, is amended to read as follows:

10 (a) Subject to Subsection (b), using the data collected
11 under Section 536.151 and the diagnosis-related groups (DRG)
12 methodology implemented under Section 536.005, if applicable, the
13 commission, after consulting with the advisory committee, shall to
14 the extent feasible adjust child health plan and Medicaid
15 reimbursements to hospitals, including payments made under the
16 disproportionate share hospitals and upper payment limit
17 supplemental payment programs, [~~in a manner that may reward or~~
18 ~~penalize a hospital~~] based on the hospital's performance with
19 respect to exceeding, or failing to achieve, outcome and process
20 measures developed under Section 536.003 that address the rates of
21 potentially preventable readmissions and potentially preventable
22 complications.

23 SECTION 4.16. Subsection (a), Section 536.202, Government
24 Code, is amended to read as follows:

25 (a) The commission shall, after consulting with the
26 advisory committee, establish payment initiatives to test the
27 effectiveness of quality-based payment systems, alternative

1 payment methodologies, and high-quality, cost-effective health
2 care delivery models that provide incentives to physicians and
3 other health care providers to develop health care interventions
4 for child health plan program enrollees or Medicaid recipients, or
5 both, that will:

6 (1) improve the quality of health care provided to the
7 enrollees or recipients;

8 (2) reduce potentially preventable events;

9 (3) promote prevention and wellness;

10 (4) increase the use of evidence-based best practices;

11 (5) increase appropriate physician and other health
12 care provider collaboration; ~~and~~

13 (6) contain costs; and

14 (7) improve integration of acute care services and
15 long-term services and supports, including discharge planning from
16 acute care services to community-based long-term services and
17 supports.

18 SECTION 4.17. Chapter 536, Government Code, is amended by
19 adding Subchapter F to read as follows:

20 SUBCHAPTER F. QUALITY-BASED LONG-TERM SERVICES AND SUPPORTS

21 PAYMENT SYSTEMS

22 Sec. 536.251. QUALITY-BASED LONG-TERM SERVICES AND
23 SUPPORTS PAYMENTS. (a) Subject to this subchapter, the
24 commission, after consulting with the advisory committee and other
25 appropriate stakeholders representing nursing facility providers
26 with an interest in the provision of long-term services and
27 supports, may develop and implement quality-based payment systems

1 for Medicaid long-term services and supports providers designed to
2 improve quality of care and reduce the provision of unnecessary
3 services. A quality-based payment system developed under this
4 section must base payments to providers on quality and efficiency
5 measures that may include measurable wellness and prevention
6 criteria and use of evidence-based best practices, sharing a
7 portion of any realized cost savings achieved by the provider, and
8 ensuring quality of care outcomes, including a reduction in
9 potentially preventable events.

10 (b) The commission may develop a quality-based payment
11 system for Medicaid long-term services and supports providers under
12 this subchapter only if implementing the system would be feasible
13 and cost-effective.

14 Sec. 536.252. EVALUATION OF DATA SETS. To ensure that the
15 commission is using the best data to inform the development and
16 implementation of quality-based payment systems under Section
17 536.251, the commission shall evaluate the reliability, validity,
18 and functionality of post-acute and long-term services and supports
19 data sets. The commission's evaluation under this section should
20 assess:

21 (1) to what degree data sets relied on by the
22 commission meet a standard:

23 (A) for integrating care;
24 (B) for developing coordinated care plans; and
25 (C) that would allow for the meaningful
26 development of risk adjustment techniques;

27 (2) whether the data sets will provide value for

1 outcome or performance measures and cost containment; and

2 (3) how classification systems and data sets used for
3 Medicaid long-term services and supports providers can be
4 standardized and, where possible, simplified.

5 Sec. 536.253. COLLECTION AND REPORTING OF CERTAIN
6 INFORMATION. (a) The executive commissioner shall adopt rules for
7 identifying the incidence of potentially preventable admissions,
8 potentially preventable readmissions, and potentially preventable
9 emergency room visits by Medicaid long-term services and supports
10 recipients.

11 (b) The commission shall establish a program to provide a
12 report to each Medicaid long-term services and supports provider in
13 this state regarding the provider's performance with respect to
14 potentially preventable admissions, potentially preventable
15 readmissions, and potentially preventable emergency room visits.
16 To the extent possible, a report provided under this section should
17 include applicable potentially preventable events information
18 across all Medicaid program payment systems.

19 (c) Subject to Subsection (d), a report provided to a
20 provider under this section is confidential and is not subject to
21 Chapter 552.

22 (d) The commission shall release the information in the
23 report described by Subsection (c):

24 (1) not earlier than one year after the date the report
25 is submitted to the provider; and

26 (2) only after receiving and evaluating interested
27 stakeholder input regarding the public release of information under

1 this section generally.

2 SECTION 4.18. As soon as practicable after the effective
3 date of this Act, the Health and Human Services Commission shall
4 provide a single portal through which providers in any managed care
5 organization's provider network may submit acute care services and
6 long-term services and supports claims as required by Paragraph
7 (E), Subdivision (4), Section 533.0071, Government Code, as amended
8 by this article.

9 SECTION 4.19. Not later than September 1, 2013, the Health
10 and Human Services Commission shall convert outpatient hospital
11 reimbursement systems as required by Subsection (c), Section
12 536.005, Government Code, as added by this article.

13 ARTICLE 5. SPECIFIC PROVISIONS RELATING TO PREMIUMS UNDER THE
14 MEDICAL ASSISTANCE PROGRAM

15 SECTION 5.01. Section 533.013, Government Code, is amended
16 by adding Subsection (e) to read as follows:

17 (e) The commission shall pursue and, if appropriate,
18 implement premium rate-setting strategies that encourage provider
19 payment reform and more efficient service delivery and provider
20 practices. In pursuing premium rate-setting strategies under this
21 section, the commission shall review and consider strategies
22 employed or under consideration by other states. If necessary, the
23 commission may request a waiver or other authorization from a
24 federal agency to implement strategies identified under this
25 subsection.

26 ARTICLE 6. ADDITIONAL PROVISIONS RELATING TO QUALITY AND DELIVERY
27 OF HEALTH AND HUMAN SERVICES

1 SECTION 6.01. The heading to Section 531.024, Government
2 Code, is amended to read as follows:

3 Sec. 531.024. PLANNING AND DELIVERY OF HEALTH AND HUMAN
4 SERVICES; DATA SHARING.

5 SECTION 6.02. Section 531.024, Government Code, is amended
6 by adding Subsection (a-1) to read as follows:

7 (a-1) To the extent permitted under applicable law, the
8 commission and other health and human services agencies shall share
9 data to facilitate patient care coordination, quality improvement,
10 and cost savings in the Medicaid program, child health plan
11 program, and other health and human services programs funded using
12 money appropriated from the general revenue fund.

13 SECTION 6.03. Subchapter B, Chapter 531, Government Code,
14 is amended by adding Section 531.0981 to read as follows:

15 Sec. 531.0981. WELLNESS SCREENING PROGRAM. If
16 cost-effective, the commission may implement a wellness screening
17 program for Medicaid recipients designed to evaluate a recipient's
18 risk for having certain diseases and medical conditions for
19 purposes of establishing a health baseline for each recipient that
20 may be used to tailor the recipient's treatment plan or for
21 establishing the recipient's health goals.

22 ARTICLE 7. FEDERAL AUTHORIZATIONS, FUNDING, AND EFFECTIVE DATE

23 SECTION 7.01. If before implementing any provision of this
24 Act a state agency determines that a waiver or authorization from a
25 federal agency is necessary for implementation of that provision,
26 the agency affected by the provision shall request the waiver or
27 authorization and may delay implementing that provision until the

1 waiver or authorization is granted.

2 SECTION 7.02. As soon as practicable after the effective
3 date of this Act, the Health and Human Services Commission shall
4 apply for and actively seek a waiver or authorization from the
5 appropriate federal agency to waive, with respect to a person who is
6 dually eligible for Medicare and Medicaid, the requirement under 42
7 C.F.R. Section 409.30 that the person be hospitalized for at least
8 three consecutive calendar days before Medicare covers
9 posthospital skilled nursing facility care for the person.

10 SECTION 7.03. If the Health and Human Services Commission
11 determines that it is cost-effective, the commission shall apply
12 for and actively seek a waiver or authorization from the
13 appropriate federal agency to allow the state to provide medical
14 assistance under the waiver or authorization to medically fragile
15 individuals:

- 16 (1) who are at least 21 years of age; and
17 (2) whose costs to receive care exceed cost limits
18 under existing Medicaid waiver programs.

19 SECTION 7.04. The Health and Human Services Commission may
20 use any available revenue, including legislative appropriations
21 and available federal funds, for purposes of implementing any
22 provision of this Act.

23 SECTION 7.05. This Act takes effect September 1, 2013.